

Approved, SCAO

Original - Court
1st copy - Plaintiff
Copies - All other parties

STATE OF MICHIGAN COA REG V. JUDICIAL DISTRICT 17TH JUDICIAL CIRCUIT	DEFAULT REQUEST, ENTRY, AND JUDGMENT (SUM CERTAIN)	CASE NO. COA: 352572
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Court address 350 OTTAWA AVE NW GRAND RAPIDS, MICHIGAN 49503. Court telephone no. 616-456-1167

Plaintiff name, address, and telephone no. MR. STACEY R. SMITH 855 KALAMAZOO AVE SE GRAND RAPIDS, MICHIGAN 49507. 616-350-5709. (PRO SE) IN FORMA PAUPERIS. MANDAMUS UT DE FOEDERATUM.	v Defendant name, address, and telephone no. LEAD PROSECUTOR CHRIS BECKER P-53752. KENT COUNTY PROSECUTOR'S OFFICE. 82 IONIA AVE NW SUITE: 450. GRAND RAPIDS, MICHIGAN 49503. MCL 600.4401 (1) - MANDAMUS AGAINST STATE OFFICIALS. MCR 3.302, MCR 7.211 (C) (9).
Plaintiff's attorney, bar no., address, and telephone no. SUBJECT-MATTER JURISDICTION: 1:16-CV1381. FEDERAL JUDGE PAUL MALONEY P-25194. U.S. DISTRICT COURT FOR WESTERN MICHIGAN. 399 FEDERAL BUILDING 110 MICHIGAN AVE NW GRAND RAPIDS, MICHIGAN 49503.	Defendant's attorney, bar no., address, and telephone no. DEFENSE COUNSEL JOHN R. BEASON P-34095. 15 IONIA AVE SUITE: 530 GRAND RAPIDS, MICHIGAN 49503. MCR 7.211 (C) (9) MCR 3.302. COMPLAINT FOR SUPERINTENDING CONTROL. BREACH OF THE PLEA AGREEMENT AT A SESSION HELD IN THE 17TH JUDICIAL CIRCUIT COURT.

USE NOTE: Plaintiff must complete the Request and the Default Judgment before filing with the court.

REQUEST

- I request a default entry against CHRIS BECKER P-53752 and JOHN BEASON P-34095 for failure to appear.
- The claim against the defaulted party is for a sum certain or for a sum, which by computation can be made certain. I request judgment for: Damages: \$ 250,000 Costs: \$ 3,000 Attorney fee/Other: \$ 666.00 Total judgment: \$ 3,666.00.
- The amount requested for damages is not greater than the amount stated in the complaint.
- The defaulted party is not an infant or incompetent person.
- It is unknown whether the defaulted party is in the military service. The defaulted party is not in the military service.
 The defaulted party is in the military but there has been notice of pendency of the action and adequate time and opportunity to appear and defend has been provided. Attached, as appropriate, is a waiver of rights and protections provided under the Servicemembers Civil Relief Act. Facts upon which this conclusion is based are: (Specify)

- This request is made on my personal knowledge and, if sworn as a witness, I can testify competently to the facts in this request.

I declare under the penalties of perjury that this request has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

02/25/2020 ANSWER DUE.

Date

Applicant/Attorney signature

Bar no.

DEFAULT ENTRY

The default of the party named above for failure to appear is entered.

02/25/2020

Date

Court clerk

DEFAULT JUDGMENT

IT IS ORDERED this judgment is granted in favor of the plaintiff(s) as follows:

*Attach bill of costs if statutory limit is exceeded.

Damages: \$ 286,660.00 Costs: \$ 3,000 Attorney fee/Other: \$ 2,500 Total judgment: \$ 6,166.00

This judgment will earn interest at statutory rates, computed from the filing date of the complaint.

Judgment interest accrued thus far is \$ 14,333.00 and is based on: If needed, attach separate sheet.

the statutory rate of 5 % from 250,000.00 to 286,660.00.
 the statutory 6-month rate(s) of _____ % from _____ to _____.

02/25/2020

Date

Court clerk/judge

CERTIFICATE OF MAILING I certify that on this date I served a copy of this default entry and judgment on the parties or their attorneys by first-class mail addressed to their last-known addresses as defined by MCR 2.107(C)(3).

02/25/2020

Date

Signature

MC 07a (6/19) **DEFAULT REQUEST, ENTRY, AND JUDGMENT (SUM CERTAIN)**

MCL 32.517, MCL 600.2441, MCL 600.5759, MCL 600.6013,
MCR 2.603(B)(2), 50 USC 3931

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